PREVAILED	Roll Call No
FAILED	Ayes
WITHDRAWN	Noes
RULED OUT OF ORDER	

HOUSE MOTION

MR. SPEAKER:

I move that House Bill 1188 be amended to read as follows:

1	Page 10, line 34, delete chapter at and insert chapter. A separate
2	license is required to sell pari-mutuel pull tabs at each of".
3	Page 11, line 22, after "chapter" insert "to authorize the sale of pari-
4	mutuel pull tabs in an allowed city".
5	Page 11, line 23, after "mayor of" delete "an" and insert "the".
6	Page 11, line 27, delete "before April 5, 2005,".
7	Page 11, line 29, after "facility" insert "located in the city".
8	Page 11, between lines 31 and 32, begin a new line blocked left and insert:
9	"The issuance of a license to authorize the sale of pari-mutuel pull
10	tabs in a particular allowed city is not contingent upon the permit
11	holders executing an agreement described in subdivision (1) with
12	the mayor of any other allowed city. In the case of a license to sell
13	pari-mutuel pull tabs in an allowed city that is also a consolidated
14	city, the application described in subdivision (2) must be submitted
15	to the Indiana gaming commission before April 1, 2005.".
16	Page 11, line 40, after "(3)" insert "in the case of an agreement
17	between the permit holders and the mayor of an allowed city that
18	is also a consolidated city,".
19	Page 13, line 26, delete "Notwithstanding any other law," and insert "The

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1 Indiana gaming commission may not issue a license under this 2 chapter to authorize". 3 Page 13, line 26, delete "may not" and insert "to". 4 Page 13, line 29, after "city" insert "that is also a consolidated city". Page 13, line 32, delete "each of the allowed cities." and insert "in the 5 6 allowed city that is also a consolidated city.". 7 Page 14, between lines 6 and 7, begin a new paragraph and insert: 8 "(o) The Indiana gaming commission may not issue a pari-9 mutuel pull tab license to a permit holder to offer pari-mutuel pull 10 tabs at a satellite facility located in an allowed city that is not also 11 a consolidated city unless the voters of the city have approved the 12 sale of pari-mutuel pull tabs in the city in a local public question 13 held under section 21 of this chapter.". 14 Page 16, between lines 37 and 38, begin a new paragraph and insert: 15 "Sec. 21. (a) This section applies only to an allowed city that 16 is not also a consolidated city. 17 (b) For a local public question required to be held under 18 section 4(0) of this chapter, the county election board shall place 19 the following question on the ballot in the city during the 2004 20 general election: 21 "Shall the sale of pari-mutuel pull tabs be allowed in the 22 23 (c) A public question under this section must be certified in 24 accordance with IC 3-10-9-3 and shall be placed on the ballot in 25 accordance with IC 3-10-9. (d) The circuit court clerk of a county holding an election 26 27 under this chapter shall certify the results determined under IC 3-12-4-9 to the Indiana gaming commission and the department 28 29 of state revenue. 30 (e) If a public question is placed on the ballot under 31 subsection (b) in a city and the voters of the city do not vote in 32 favor of the public question, a second public question under that 33 subsection may not be held in the city for at least two (2) years. If 34 the voters of the city vote to reject the public question a second 35 time, a third or subsequent public question under that subsection 36 may not be held in the city until the general election held during 37 the tenth year following the year of the previous public question 38 held under that subsection. 39 (f) This section applies only to the sale of pari-mutuel pull 40 tabs in the city. This section may not be construed to affect a

(Reference is to HB 1188 as printed January 23, 2004.)

under a license issued under IC 4-31-5.5.".

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Representative ALDERMAN

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permit holder's ability to operate a satellite facility in the city